22    41 a FEDCHICON ENTEDDDICEC II C   ADDED	1	TOWER LEGAL GROUP, P.C.					
Tower Legal Group, P.C.  11335 Gold Express Drive, Suite 105 Gold River, CA 95670 (916) 361-6009 Fax: (916) 361-6009 james.clark@towerlegalgroup.com renee.ortega@towerlegalgroup.com  THE SHARMAN LAW FIRM LLC Paul Sharman 11175 Cicero Drive, Suite 100 Alpharctta, GA 30022 (678) 242-5297 paul@sharman-law.com  MUHIC LAW LLC Peter A. Muhic 923 Haddonfield Rd Sts 300 Cherry Hill, NJ 08002 856-242-1802 peter@muhiclaw.com  Attorneys for Plaintiffs TERA BOZZINI and ADRIAN GONZALEZ  [Additional Counsel Below]  TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 401(K) RETIREMENT SAVINGS PLAN f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs, vs.  FERGUSON ENTERPRISES, LLC,		James Alan Clark					
11335 Gold Express Drive, Suite 105 Gold River, CA 95670 (916) 361-6009 Fax: (916) 361-6019 james.clark@towerlegalgroup.com renee.ortega@towerlegalgroup.com  THE SHARMAN LAW FIRM LLC Paul Sharman 11175 Cicero Drive, Suite 100 Alpharetta, GA 30022 (678) 242-5297 paul@sharman-law.com  MUHIC LAW LLC Peter A. Muhic 923 Haddonfield Rd Sts 300 Cherry Hill, NJ 08002 856-242-1802 peter@muhiclaw.com  Attorneys for Plaintiffs TERA BOZZINI and ADRIAN GONZALEZ  [Additional Counsel Below]  TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 401(K) RETIREMENT SAVINGS PLAN, fk/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs, vs.  FERGUSON ENTERPRISES, LLC, FERGUSON ENTERPRISES, LLC,	2	Renee Parras Ortega					
11335 Gold Express Dirve, Suite 105 Gold River, CA 95670 (916) 361-6009 Fax: (916) 361-6019 james.clark@towerlegalgroup.com rence.ortega@towerlegalgroup.com rence.ortega@towerlegalgroup.com  7 THE SHARMAN LAW FIRM LLC Paul Sharman 11175 Cicero Drive, Suite 100 Alpharetta, GA 30022 (678) 242-5297 paul@sharman-law.com  MUHIC LAW LLC Peter A. Muhic 9 233 Haddonfield Rd Ste 300 Cherry Hill, NJ 08002 856-242-1802 peter@muhiclaw.com  Attorneys for Plaintiffs TERA BOZZINI and ADRIAN GONZALEZ  [Additional Counsel Below]  TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 401(K) RETIREMENT SAVINGS PLAN f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs, vs.  FERGUSON ENTERPRISES, LLC,	2	Tower Legal Group, P.C.					
(916) 361-6009   Fax: (916) 361-6019   james.clark@towerlegalgroup.com   renee.ortega@towerlegalgroup.com     THE SHARMAN LAW FIRM LLC   Paul Sharman   11175 Cicero Drive, Suite 100   Alpharetta, GA 30022   (678) 242-5297   paul@sharman-law.com     MUHIC LAW LLC   Peter A. Muhic   923 Haddonfield Rd   Ste 300   Cherry Hill, NJ 08002   856-242-1802   peter@muhiclaw.com     Attorneys for Plaintiffs TERA BOZZINI   and ADRIAN GONZALEZ   [Additional Counsel Below]     TREA BOZZINI and ADRIAN   CASE NO. 3:22-ev-05667-AN   GONZALES, individually and   representative of a Putative Class of   Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC,   401(K) RETIREMENT SAVINGS PLAN,   FRERGUSON ENTERPRISES, INC,   401 (K) RETIREMENT SAVINGS PLAN,   Plaintiffs,   vs.     FERGUSON ENTERPRISES, LLC,   FERGUSON ENTERPRISES, LLC,   FERGUSON ENTERPRISES, LLC,   401 (K) RETIREMENT SAVINGS PLAN,   Plaintiffs,   vs.   FERGUSON ENTERPRISES, LLC,   FERGUSON E	3						
Fax: (916) 361-6019 james.clark@towerlegalgroup.com renec.ortega@towerlegalgroup.com THE SHARMAN LAW FIRM LLC Paul Sharman 11175 Cicero Drive, Suite 100 Alpharetta, GA 30022 (678) 242-5297 paul@sharman-law.com  MUHIC LAW LLC Peter A. Muhic 923 Haddonfield Rd Ste 300 Cherry Hill, NJ 08002 856-242-1802 peter@muhiclaw.com  Attorneys for Plaintiffs TERA BOZZINI and ADRIAN GONZALEZ  [Additional Counsel Below]  TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 401(K) RETIREMENT SAVINGS PLAN, fk/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs,  vs.  FERGUSON ENTERPRISES, LLC,	4	Gold River, CA 95670					
james.clark@towerlegalgroup.com rence.ortega@towerlegalgroup.com  THE SHARMAN LAW FIRM LLC Paul Sharman 1175 Cicero Drive, Suite 100 Alpharetta, GA 30022 (678) 242-5297 paul@sharman-law.com  MUHIC LAW LLC Peter A. Muhic 923 Haddonfield Rd Ste 300 Cherry Hill, NJ 08002 886-242-1802 peter@muhiclaw.com  Attorneys for Plaintiffs TERA BOZZINI and ADRIAN GONZALEZ [Additional Counsel Below]  UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA  TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 401(K) RETIREMENT SAVINGS PLAN, fk/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs, vs.  FERGUSON ENTERPRISES, LLC,  7 FERGUSON ENTERPRISES, LLC,		(916) 361-6009					
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Paul Sharman 11175 Cicero Drive, Suite 100 Alpharetta, GA 30022 (678) 242-5297 paul@sharman-law.com  MUHIC LAW LLC Peter A. Muhic 923 Haddonfield Rd Stc 300 Cherry Hill, NJ 08002 856-242-1802 peter@muhiclaw.com  Attorneys for Plaintiffs TERA BOZZINI and ADRIAN GONZALEZ  [Additional Counsel Below]  TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 401(K) RETIREMENT SAVINGS PLAN, f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs, vs.  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,	0	renee.ortega@towerlegalgroup.com					
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(678) 242-5297   paul@sharman-law.com	_						
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Peter A. Muhic 923 Haddonfield Rd Ste 300 Cherry Hill, NJ 08002 856-242-1802 peter@muhiclaw.com  Attorneys for Plaintiffs TERA BOZZINI and ADRIAN GONZALEZ  [Additional Counsel Below]  VNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA  TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 401(K) RETIREMENT SAVINGS PLAN, f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs, vs.  FERGUSON ENTERPRISES, LLC,	10						
refer A. Munic 923 Haddonfield Rd Ste 300 Cherry Hill, NJ 08002 856-242-1802 peter@muhiclaw.com  Attorneys for Plaintiffs TERA BOZZINI and ADRIAN GONZALEZ  [Additional Counsel Below]  TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 40l(K) RETIREMENT SAVINGS PLAN, f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs, vs.  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,	11						
Ste 300 Cherry Hill, NJ 08002 856-242-1802 peter@muhiclaw.com  Attorneys for Plaintiffs TERA BOZZINI and ADRIAN GONZALEZ  [Additional Counsel Below]  TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 40l(K) RETIREMENT SAVINGS PLAN, f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs, vs.  FERGUSON ENTERPRISES, LLC,							
Cherry Hill, NJ 08002 856-242-1802 peter@muhiclaw.com  Attorneys for Plaintiffs TERA BOZZINI and ADRIAN GONZALEZ  [Additional Counsel Below]  UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA  TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 401(K) RETIREMENT SAVINGS PLAN, f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs, vs.  FERGUSON ENTERPRISES, LLC, FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC, FERGUSON ENTERPRISES, LLC,	12						
S56-242-1802   peter@muhiclaw.com	12						
Attorneys for Plaintiffs TERA BOZZINI and ADRIAN GONZALEZ  [Additional Counsel Below]  UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA  TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 401(K) RETIREMENT SAVINGS PLAN, f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs,  Vs.  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,	13	856-242-1802					
and ADRIAN GONZALEZ  [Additional Counsel Below]  UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA  TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 401(K) RETIREMENT SAVINGS PLAN f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs,  Vs.  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,	14	peter@muhiclaw.com					
and ADRIAN GONZALEZ  [Additional Counsel Below]  UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA  TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 401(K) RETIREMENT SAVINGS PLAN f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs,  Vs.  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,		Attorneys for Plaintiffs TERA BOZZINI					
UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA  TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 401(K) RETIREMENT SAVINGS PLAN f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs,  Perguson Enterprises, LLC, FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,	15						
UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA  TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 401(K) RETIREMENT SAVINGS PLAN f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs,  Perguson Enterprises, LLC, FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,	16						
NORTHERN DISTRICT COURT  NORTHERN DISTRICT COURT  NORTHERN DISTRICT COURT  TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 40l(K) RETIREMENT SAVINGS PLAN f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs,  VS.  FERGUSON ENTERPRISES, LLC, FERGUSON ENTERPRISES, LLC, FERGUSON ENTERPRISES, LLC,		[Additional Counsel Below]					
NORTHERN DISTRICT OF CALIFORNIA  TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 40l(K) RETIREMENT SAVINGS PLAN f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs,  vs.  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,	17	UNITED STATES DISTRICT COURT					
TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 40l(K) RETIREMENT SAVINGS PLAN f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs,  Plaintiffs,  FERGUSON ENTERPRISES, LLC,  Plaintiffs,  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,	18	OMIED STATES DISTRICT COURT					
TERA BOZZINI and ADRIAN GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 40l(K) RETIREMENT SAVINGS PLAN f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN,  Plaintiffs,  vs.  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,	10	NORTHERN DISTRI	CT OF CALIFORNIA				
GONZALES, individually and representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 40l(K) RETIREMENT SAVINGS PLAN f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN,  Plaintiffs,  vs.  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,  Plaintiffs,  vs.	19						
representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 40l(K) RETIREMENT SAVINGS PLAN f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs,  vs.  FERGUSON ENTERPRISES, LLC, FERGUSON ENTERPRISES, LLC,  representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 40l(K) RETIREMENT SAVINGS PLAN, Plaintiffs,  representative of a Putative Class of Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 40l(K) RETIREMENT SAVINGS PLAN, FERGUSON ENTERPRISES, LLC,	•		CASE NO. 3:22-cv-05667-AMO				
Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 40l(K) RETIREMENT SAVINGS PLAN f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs,  Plaintiffs,  Vs.  FERGUSON ENTERPRISES, LLC,  Plaintiffs,  Vs.	20	GONZALES, individually and	LOUNTE OFFICIAL ATTION DE MEDIATION				
Participants and Beneficiaries, on behalf of the FERGUSON ENTERPRISES, LLC, 40l(K) RETIREMENT SAVINGS PLAN f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN,  Plaintiffs,  Vs.  FERGUSON ENTERPRISES, LLC,  FERGUSON ENTERPRISES, LLC,	21	representative of a Putative Class of					
the FERGUSON ENTERPRISES, LLC, 40l(K) RETIREMENT SAVINGS PLAN f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, Plaintiffs, vs. FERGUSON ENTERPRISES, LLC,	_	Participants and Beneficiaries, on behalf of	MANAGEMENT HEARING; PROPOSED				
23   40l(K) RETIREMENT SAVINGS PLAN f/k/a FERGUSON ENTERPRISES, INC, 401 (K) RETIREMENT SAVINGS PLAN, 25   Plaintiffs, 26   vs. 27   FERGUSON ENTERPRISES, LLC,	22	the FERGUSON ENTERPRISES, LLC,					
24 401 (K) RETIREMENT SAVINGS PLAN, 25 Plaintiffs, 26 vs. 27 FERGUSON ENTERPRISES, LLC,	22	40l(K) RETIREMENT SAVINGS PLAN	ins into anica by the court				
25 Plaintiffs, 26 vs. 27 FERGUSON ENTERPRISES, LLC,	23	f/k/a FERGUSON ENTERPRISES, INC,					
25 Plaintiffs, 26 vs. 27 FERGUSON ENTERPRISES, LLC,	24	401 (K) RETIREMENT SAVINGS PLAN,					
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27 FERGUSON ENTERPRISES, LLC,	25	Plaintiffs,					
27 FERGUSON ENTERPRISES, LLC,	26						
FERGUSON ENTERPRISES, LLC,	20	VS.					
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28   t/k/a FERGUSON ENTERPRISES,							
	28	t/k/a FERGUSON ENTERPRISES,					

Case 3:22-cv-05667-AMO Document 128 Filed 07/02/25 Page 2 of 6 INC.; RETIREMENT PLAN COMMITTEE OF FERGUSON ENTERPRISES, LLC 401(K) RETIREMENT SAVINGS PLAN; AND DOES 1-50. Defendants. JOINT STIPULATION RE: MEDIATION AND CONTINUANCE OF CASE MANAGEMENT CONFERENCE

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10	FERGUSON ENTERPRISES, LLC and
11	RETIREMENT PLAN COMMITTEE OF FERGUSON ENTERPRISES, LLC 401(K)
12	RETIREMENT SAVINGS PLAN
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Plaintiffs TERA BOZZINI and ADRIAN GONZALES ("Plaintiffs") and Defendants FERGUSON ENTERPRISES, LLC and RETIREMENT PLAN COMMITTEE OF FERGUSON ENTERPRISES, LLC 401(K) RETIREMENT SAVINGS PLAN ("Defendants") (Plaintiffs and Defendants are collectively, the "Parties"), by and through their respective undersigned counsel, stipulate as follows:

WHEREAS, the Court has scheduled a Case Management Conference on July 16, 2025, at 10 a.m. (Dkt. #126);

WHEREAS, the Parties' Case Management Statement is due by July 9, 2025, at 12 p.m.;

WHEREAS, the Parties have conferred and agreed to participate in a private mediation of the entire action, have scheduled a mediation on August 11, 2025, and have agreed to request that the Court defer the Case Management Conference until after they have completed the mediation;

WHEREAS, in order to conserve the Parties' and the Court's resources, and to preserve the status quo pending completion of the Parties' mediation, the Parties agree, and are stipulating herein, that good cause exists to continue the July 9, 2025 deadline for the Case Management Statement to September 11, 2025, at 12 p.m., or a date thereafter that is convenient to the Court; and to continue July 16, 2025 Case Management Conference until September 18, 2025, at 10 a.m., or a date thereafter that is convenient to the Court.

## **STIPULATION**

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiffs, on the one hand, and Defendants, on the other hand, by and through their respective undersigned counsel, and subject to the Court's approval, that:

- 1. The July 9, 2025 deadline for the Parties' Case Management Statement shall be continued to September 11, 2025, at 12 p.m. or a date thereafter that is convenient to the Court;
- 2. The July 16, 2025 Case Management Conference shall be continued to September 18, 2025 at 10 a.m. or a date thereafter that is convenient to the Court.
- 3. By entering into this Stipulation, the Parties do not waive and expressly reserve all claims, defenses, and challenges in this action including, without limitation, with

	Case 3:22-cv-05667-AMO	Document 128	Filed 07/02/25	Page 5 of 6				
1	reconcert to the marite of the slaims asserted in the Commission							
2	respect to the merits of the claims asserted in the Complaint.							
3	DATED: July 2, 2025	TOWER LEGAL GROUP, P.C., THE SHARMAN LAW FIRM LLC, AND MUHIC LAW, LLC						
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6		Ja	<i>Peter Muhic</i> mes Clark					
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8			eter Muhic ettorneys for Plaintiffs					
9			•	DRIAN GONZALES				
10	DATED: July 2, 2025	McGu	REWOODS LLP					
11	571725. vary 2, 2023	TVIC GO	RE WOODS EEL					
12		By: /s/	Andrew W. Russell					
13			ndrew W. Russell eidi E. Siegmund					
14		A	ttorneys for Defendar ERGUSON ENTERP					
15		R	ETIREMENT PLAN	COMMITTEE OF				
16	FERGUSON ENTERPRISES, LLC 401(K) RETIREMENT SAVINGS PLAN							
17	SIGNATURE ATTESTATION							
18	I hereby attest that each of the other signatories of this document concur in the filing of this							
19 20	document.							
21	Executed on July 2, 2025, at Los Angeles, California.							
22								
23	/s/ Andrew W. Russell ANDREW W. RUSSELL							
24		ANDREW	W. RUSSELL					
25								
26								
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## **[PROPOSED] ORDER** \*As Modified by the Court\*

Having reviewed and considered the Joint Stipulation to Continue the Case Management Conference in this matter (the "Stipulation") filed by TERA BOZZINI and ADRIAN GONZALEZ ("Plaintiffs") and Defendant FERGUSON ENTERPRISES, LLC and RETIREMENT PLAN COMMITTEE OF FERGUSON ENTERPRISES, LLC 401(K) RETIREMENT SAVINGS PLAN ("Defendants") (Plaintiffs and Defendants are collectively, the "Parties") and finding good cause appearing for the relief requested therein, the Stipulation shall be and hereby is GRANTED as follows:

- 1. The July 9, 2025 deadline for the Parties' Case Management Statement is continued to September 11, 2025, at 12 p.m.;
- 2. The July 16, 2025 Case Management Conference is continued to September 18, 2025 at 10 a.m.

Should the matter not settle at mediation, the parties shall be prepared to proceed on an accelerated schedule through class certification.

IT IS SO ORDERED.

DATED: <u>July 2, 2025</u>

ARACELI MARTÍNEZ-OLGUÍN United States District Judge